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1 2 3 4 5 6	Ronald D. Green, NV Bar #7360 Randazza Legal Group 6525 W. Warm Springs Road, Suite 100 Las Vegas, NV 89118 888-667-1113 305-437-7662 fax ecf@randazza.com  Attorney for Plaintiffs	INIATALIA DANIDA 77A	
7	MARC J. RANDAZZA, JENNIFER RANDAZZA, and NATALIA RANDAZZA		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	MADC I DANDA 77A on individual	) Case No. 2:12-cv-02040	
11	MARC J. RANDAZZA, an individual, JENNIFER RANDAZZA, an individual, and	)	
12	NATALIA RANDAZZA, a minor,	) PLAINTIFFS' OPPOSITION TO ) DEFENDANT COX'S MOTION	
13	Plaintiffs,	REQUESTING PLAINTIFF SEEK OUTSIDE COUNSEL AND	
14	VS.	DECLARATION REGARDING PLAINTIFF'S DISCLOSURE	
15	CRYSTAL COX, an individual, and ELIOT	)	
16	BERNSTEIN, an individual,	) )	
17	Defendants.		
18	Distriction Many I Day large Issue for Day	dana and Matalia Dandana dharaala aanaal	
19			
20	hereby submit their Opposition to Defendant Crystal Cox's Motion Requesting Plaintiff Marc J.		
21	Randazza Seek Outside Counsel and Declaration Regarding Randazza Disclose Counterclaim to		
22			
23	The Motion is incomprehensible and seeks no relief that this Court can grant, even if the Court could identify something coherent in the motion leading the theoretical possibility of relief. <sup>1</sup>		
24	Court could identify something concrent in the fix	otion leading the theoretical possibility of felici.	
25			
26	<sup>1</sup> Plaintiffs will specifically address any of the myriad, untrue allegations made by Defendant Cox		
27	if the Court so desires. However, so as to respect this Court's time, Plaintiffs will do so only if the Court deems it necessary.		
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1	Nevertheless, so as not to be inadvertently deemed to be consenting to anything in the motion,		
2	2 Plaintiffs oppose it, to the extent it calls for any relief the	Plaintiffs oppose it, to the extent it calls for any relief the Court may be able to divine from it.	
3	3		
4	4 Dated: January 22, 2013 Respectfully	y submitted,	
5		. Green Green, NV Bar #7360	
6	6 Randazza L		
7	Las Vegas,	NV 89118	
8	ecf@randaz	13; 305-437-7662 fax za.com	
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	2 Plaintiffs' Opposition to ECF #53		

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1	CERTIFICATE OF SERVICE		
2	en san un	252	
3	Pursuant to the Federal Rules of Civil Procedure 5(b), I hereby certify that the foregoing		
4	document was filed using this Court's CM/ECF system on January 22, 2013.		
5	Dated: January 22, 2013	Respectfully Submitted,	
6		I (M / 1	
7		Janen M Maker	
8		Laura M. Tucker Law Clerk	
9		ecf@randazza.com Randazza Legal Group	
10		6525 W. Warm Springs Rd., Suite 100 Las Vegas, NV 89118	
11	10 12 15 15 15 15 15 15 15 15 15 15 15 15 15	(888) 667-1113 (305) 437-7662 fax	
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